

Memorandum EndorsementUnited States v. Datta, 11-cr-0102, 14-cv-8653 (LAK)

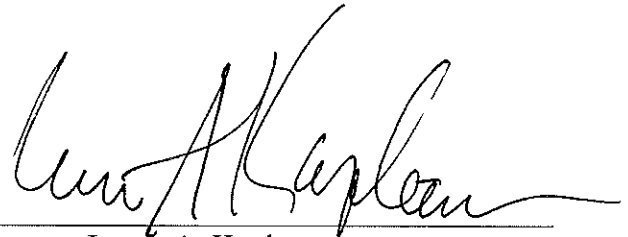
Vikram Datta, an apparently indefatigable *pro se* litigant, endlessly attacks his long-since affirmed¹ convictions for conspiracies to commit money laundering and to travel internationally in aid of racketeering. He now purports to move pursuant to the Freedom of Information Act (“FOIA”) – both in the long-since completed criminal case and in a now concluded civil docket assigned to a Section 2255 motion² – “for clarification & solicitation of the records supporting jurisdiction of the government to prosecute the petitioner and ruling(s) of the honorable court.” The application is DENIED. Among other reasons supporting this result that need not be stated here, are these:

First, neither of the cases in which Datta has filed this purported action remain pending. If he wishes to file an action for relief under FOIA, he must commence a new civil action in an appropriate venue and, absent *in forma pauperis* relief, pay the requisite filing fee.

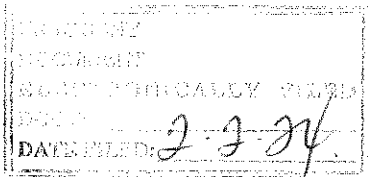
Second, the clarification and records Datta purports to seek would be from the court. A FOIA request, however, must be directed to an “agency” of the United States government. 5 U.S.C. § 552, *passim*. The statutory definition of “agency” specifically and explicitly *excludes* “the courts of the United States.” *Id.* § 551(1)(B).

SO ORDERED.

Dated: February 2, 2024



Lewis A. Kaplan
United States District Judge



1

United States v. Datta, No. 12-647-cr (2d Cir. filed Feb. 21, 2013).

2

No. 14-8653 (S.D.N.Y. filed Nov. 3, 2014).

IN THE UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF NEW YORK (SDNY)

VIKRAM DATTA
PETITIONER

V.

CASE: 11-cr-0102; 11-cr-0102-LAK; 14-cv-8653-(LAK)

UNITED STATES OF AMERICA
RESPONDENT

5 USC Section 552(a) Motion for Clarification & Solicitation of the Records Supporting Jurisdiction of the
Government to Prosecute the Petitioner and Ruling(s) of the Honorable Court"

VIKRAM DATTA, prose
USM # 64542054
7512 Delfina Drive
Laredo, TX. 78041

To
The Clerk of the District Court
500 Pearl Street
New York, NY. 10007

Case: 11-cr-0102; 11-cr-0102-LAK; 14-cv-8653-LAK.

CLEERK OF THE COURT:

Enclosed please find my "5 USC Section 552(a) Motion for Clarification & Solicitation of the Records Supporting Jurisdiction of the Government to Prosecute the Petitioner and Ruling(s) of the Honorable Court" that I have prepared pro-se. Kindly file my motion, and as I am in home confinement, please send any and all mailings to me at the address below my signature line.

Thanks for your assistance and courtesies.

Respectfully Submitted

Vikram Datta 1/25/24
Vikram Datta pro-se, Date
USM# 64542054
7512 Delfina Dr.
Laredo, TX. 78041

IN THE UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF NEW YORK (SDNY)

VIKRAM DATTA

PETITIONER

V. CASE: 11-cr-00102; 11-cr-0102-LAK; 14-cv-8653 (LAK)

UNITED STATES OF AMERICA
RESPONDENT

CERTIFICATE OF SERVICE

The undersigned, pro se, hereby certifies that a true and correct copy of the "5 USC Section 552(a) Motion for Clarification & Solicitation of the Records Supporting Jurisdiction of the Government to Prosecute the Petitioner and Ruling(s) of the Honorable Court" has been mailed to the United States Attorney's Office (SDNY) at 1 Saint Andrew's Plaza, New York, NY 10007, by depositing a copy of the Motion for First Class United States Postal mailing.

Respectfully Submitted,

Vikram Datta 1/25/24
Vikram Datta, pro-se, Date
USM # 64542054
7512 Delfina Dr.
Laredo, TX. 78041

IN THE UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF NEW YORK (SDNY)

VIKRAM DATTA
PETITIONER

V. Case # 11-CR-0102; 11-CR-0102-LAK; 14-cv-8653(LAK).

UNITED STATES OF AMERICA
RESPONDENT

5 U.S.C. SECTION 552(a) MOTION FOR CLARIFICATION & SOLICITATION OF THE
RECORDS SUPPORTING JURISDICTION OF THE GOVERNMENT TO PROSECUTE THE
PETITIONER AND RULING(S) OF THE HONORABLE COURT.

TO THE HONORABLE COURT:

COMES NOW, I, VIKRAM DATTA, prose, hereafter 'PETITIONER' moves the Honorable Court with this "5 U.S.C. Section 552(a) Motion for Clarification & Solicitation of the Records Supporting Jurisdiction of the Government to Prosecute the Petitioner and Ruling (s) of the Honorable Court." The petitioner respectfully states the following:

PRELIMINARY STATEMENT

Petitioner respectfully requests to this Honorable Court to construe prose pleadings of petitioner liberally. Please see *Harris v. Mills*, 572 F.3d 66, 72 (2d Cir. 2009), *Walker v. Schultz*, 727 F.3d 119 (2d Cir. 2013), *Estelle v. Gamble* 429 US 97, 98 (1976), and interpret them to raise the "strongest [claims] That they suggest " *Triestman v. Fed. Bureau of Prison* 470 F.3d 471, 474 (2d Cir. 2006).

RULINGS OF THE HONORABLE COURT SINCE 2016

1. On 6/1/2016 the Honorable Court Ruled in **Case: 1:11-cr-00102-LAK (1) Valdez** who pled guilty to drug related offense on 8/18/2011 was not charged as a co-defendant with the petitioner; only Faustino Garza-Gonzalez from now on **Garza-Gonzalez** and **Datta** were charged in this case; (2) The conviction of The petitioner on the S1 indictment: S1 11 Cr. 102 (LAK) filed on 8/9/2011 in Case: 11-cr-0102.

2. On 10/13/2016 the Honorable Court amended imprisonment and sentencing orders for the petitioner from Case #1:09-CR-949-02 (LAK) for offense on 1/31/2011 in February 8, 2011 1st amended judgment bearing Case: 1 (S2)11-CR-0102-01 (LAK) from Counts (S2)Two & (S2)Three, to Count (S1) Two & Count (S1)Three in Case: 11-cr-0102-LAK for an Offense on 1/31/2011 in 2nd amended judgment bearing Case: 1: (S1)11-CR-0102-01 (LAK). The petitioner was not resentenced on Counts (S1) Two and (S1) Three in Case: 11-cr-0102. PSR, Sentencing Computation Data, and Statement of Reasons for the sentencing of the petitioner remained on Case# 1:09-CR-949-02 (LAK) for an offense on 1/31/2011.

3. On 10/23/2018, the Honorable Court denied 192 Motion to provide the petitioner with 'Original Indictment' on which he had been sentenced on 1/20/2012 and the indictments in which the Honorable Court amended the judgments for the Count (S2) Two and Count (S2) Three on 2/8/2012 bearing Case# 1(S2)11-CR-0102-01 (LAK) & for Counts (S1)Two and (S1)Three bearing Case#(S1)11-CR-0102-01 (LAK) on 10/13/2016 for the conspiracy of the offense charged in the Counts Two and Three from Case # 1:09-CR-949-02 (LAK) for an offense that happened on 1/31/2011 without prejudice to any civil action pursuant to the 701A.

4. On 1/25/2022 the order of the Honorable Court Ruled (1) the petitioner was **charged, tried and sentenced** only in 11-cr-0102 and only on the **S1 Indictment**, (2) the original indictment was filed on February 3, 2011, and a first superseding indictment ("S1") was filed on August 9, 2011. Datta was the **only defendant and was named in both**. On August 23, 2011, a second superseding indictment ("S2") was filed that charged a second defendant as well as Datta, one **Faustino Garza-Gonzalez**. Datta was arraigned on **September 7, 2011**, but the minute order makes abundantly clear that Datta would be tried commencing on September 12, 2011 on **S1**, not **S2**: And Datta in fact was tried in September 2011 on **S1** with the results **clarified** in the Conviction and Sentence on the first page; conspiring to launder money represented by undercover agents to be the proceeds of drug trafficking (Count One), conspiring to launder the proceed of drug trafficking (Count Two), and conspiring to travel in interstate and foreign commerce in aid of money laundering (Count Three); (3) convictions were affirmed. **United States v. Garza-Gonzalez**, 512 Fed. Appx. 60 (2d Cir. 2013); and (4) 09-cr-949 is the number of a case in which two witnesses who cooperated against Datta were charged, but in which Datta never was a party.

ISSUES PRESENTED

1. CLARIFICATION AND SOLICITATION OF THE RECORD FOR THE MONEY LAUNDERING OFFENSE IN WHICH THE PETITIONER CONSPIRED TO LAUNDER THE PROCEEDS OF DRUG TRAFFICKING FOR WHICH THE PETITIONER WAS ARRESTED ON 1/15/2011, TRIED ON 9/12/2011, CONVICTED ON 9/27/2011, AND SENTENCED ON 1/20/2012 IN THE S1 INDICTMENT IN CASE: 11-cr-0102.
2. CLARIFICATION AND SOLICITATION OF THE HARD COPY OF THE S1 INDICTMENT IN WHICH THE HONORABLE APPEAL COURT AFFIRMED THE FEBRUARY 8, 2012 AMENDED JUDGMENT IN UNITED STATES v. GARZA-GONZALEZ, 512 Appx 60 (2d Cir. 2013) FOR AN OFFENSE ON 1/31/2011.
3. CLARIFICATION WHETHER THE S1 INDICTMENT IN CASE: 11-Cr-0102 IN WHICH THE PETITIONER WAS CHARGED, TRIED AND SENTENCED WAS A DEFECTIVE INDICTMENT, THAT FALSELY CHARGED THE PETITIONER FOR THE CONSPIRACY TO LAUNDER THE PROCEEDS OF THE DRUG TRAFFICKING FROM JUNE 2009 TO JANUARY 2011 FOR AN OFFENSE ON 1/31/2011 IN CASE: 11-CR-578 (VM).
4. CLARIFICATION OF THE PROBABLE CAUSE FOR THE ARREST OF THE PETITIONER ON 1/15/2011.

STATEMENT OF FACTS

In or around **June of 2009**, DEA AGENTS in New Jersey commenced the investigation of perfume businesses in NY, NJ and Laredo, TX., after arresting **Ajay Gupta** and **Ankur Gupta** from now on **Guptas** owners of perfume business **Nandansons Intl** in Edison, NJ. **Guptas** accepted cash money from hispanic national (s) in the parking lots of other businesses. **Guptas** introduced DEA agents to the petitioners as their Mexican perfume customer in **August 2010**. **Guptas** were arrested in **Case: 10 CR 252 (RJS)** for conspiring to launder the proceed of drug trafficking from **1997 to 2009** in NY and NJ.

DEA agents arrested the petitioner on **1/15/2011** pursuant to the Criminal **Complaint 11 MAG 108** for **Count One** in **Case: 1:11-mj-0108-UA** for conspiring to launder drug money charged in **Count One** from **October 2009 to January 2011** alleging... On **October 5-6, 2010** one company owned by petitioner wired over \$100,000 to three perfume dealers in New York, NY. **Arrest Warrant 11 MAG 108** was signed by **someone** for Magistrate Judge Honorable **Debra Freeman**. In **May 2017**, the Clerk of the court sent petitioner another arrest warrant: **11 MAG 108** signed by Magistrate Judge Honorable **Debra Freeman**. (**Exhibit-1-2**)

The government filed Indictment: **11 CRIM 102** on **2/3/2011** charging the petitioner for conspiring to launder the proceeds of drug trafficking from **Mexico to USA** from **October 2009 to January 15, 2011** with allegation—On **October 5-6, 2010** petitioner sent over \$100,000 to three different perfume dealers in **New York** with wire transfers in the conspiracy to launder drug money from **Mexico to USA** in **SDNY (Count One)**; and conspiring to launder money represented by undercover agents to be the proceeds of the drug trafficking from **October 2009 to January 2011. (Count Two)** The government **did not** hold the probable cause hearing on **2/8/2011**, after filing the Indictment: **11 CRIM 102** on **2/3/2011**.

The Indictment **11 CRIM 102** was filed on **2/3/2011** from **Case: 11-mj-00108-UA**. The Indictment: **11 CRIM 102** was Designated as **Case: 11-cr-102** on **2/3/2011**. **Case: 11-mj-00108-UA** was merged in **Case: 11-cr-0102** when the Indictment: **11 CRIM 102** was filed on **2/3/2011**. The Honorable Court arraigned the petitioner on Indictment: **11 CRIM 102** on **2/10/2011**.

On **8/9/2011** the government filed **S1 Indictment: S1 11 Cr. 102 (LAK)** in Case: 11-cr-0102 charging petitioner for conspiring to launder money represented by undercover agents to be the proceeds of the drug trafficking from **August 2010 to January 2011 (Count One)**; conspiring to launder the proceeds of drug trafficking from **Mexico to USA** in SDNY from **June 2009 to January 2011 (Count Two)**; & conspiring to travel interstate and foreign commerce in aid of money laundering from **June 2009 to January 2011** in **(Count Three)**; and on **8/23/2011** filed the second superseding **S2 Indictment** in Case: **11-cr-0102** that charged the petitioner and **Garza-Gonzalez** for same conspiracies from **June 2009 to January 2011** in **Count Two** and **Count Three**. The Honorable Court ruled on **6/1/2016** in Case: **11-cr-102-LAK**; only **Garza-Gonzalez** and **Datta** (petitioner) were charged in this case.

Garza-Gonzalez operated/managed a currency exchange business for **Hilario Martinez-Garcia** from now on **Hilario** in **Nuevo Laredo** in **Mexico**. **Garza-Gonzalez** exchanged **Peso** for **US Dollars** for Mexican perfume customers in Mexico. **Hilario** brought **US Dollars** from **Garza-Gonzalez** in **Mexico** to **Laredo** in **USA**. **Hilario** declared **US Dollars** to the Custom Officers at Port of Entry in **Laredo, TX**, prior to making payments from Mexican perfume customers to the perfume businesses in **Laredo, TX, (USA)** including petitioner's business **La Versailles** in **Laredo (USA)**.

Hilario was arrested in **Laredo, TX.**, on **1/18/2011** by the government for Conspiring to launder the proceeds of drug trafficking from **June 2009 to January 2011** in Case: **11-cr-0578 (VM)**. **Hilario** pleaded guilty to conspiracy to launder the proceeds of drug trafficking in SDNY from **June 2009 to January 2011** on **7/8/2011** in Case: **11 CR 578 (VM)** that was reassigned on **3/20/2012** to the District Judge Honorable **Lewis A. Kaplan (LAK)**. The petitioner was not charged for conspiring to launder the proceeds of drug of drug trafficking in SDNY in Case: **11-cr-578 (VM)**. **Hilario** was sentenced on **3/23/2012** for 1956 (h) Conspiracy to Commit Money Laundering in **Count One** for an offense ended on **1/31/2011** in Case: **11-cr-578 (VM)**. (Document 35 filed on **3/29/2012** in Case: **1:11-cr-0578-LAK**.) The Honorable Court clarified—only the petitioner and **Garza-Gonzalez** were charged in Case: **11-cr-0102-LAK**.

Government fabricated falsified indictment: **S1 11 Cr. 102 (LAK)** only to prosecute the petitioner for conspiring to launder the proceeds of drug trafficking from **June 2009 to January 2011** charged in **Case: 11-cr-0578 (VM)** without Jurisdiction. On **8/9/2011** the government filed the **DEFECTIVE** first Superseding Indictment (**S1**) : **S1 11 Cr. 102 (LAK)** charging the petitioner, **NOT Hilario** for conspiracy to launder the proceeds of the drug trafficking from **June 2009 to January 2011** in **Case: 11 CR 578 (VM)**. The petitioner's attorney Diarmuid White reviewed a **S1** indictment of **Hilario** in **June-July of 2011** with three counts in which the petitioner was charged as co-defendant in the indictment. Attorney White told the petitioner .. **Count Three** was derived and added for **Hilario** bringing cash money from **Mexico to USA** for **Garza-Gonzalez** in **Count Two**. **Hilario** brought **\$6.7million** from **Garza-Gonzalez** between **June 2009 to January 18, 2011** that was calculated as loss amount in sentencing of petitioner. (**ST-12**)

Garza-Gonzalez was arrested in **Case: 11-cr-0102** in **Laredo, TX**, on **8/23/2011**. On **8/26/2011**, the Government fabricated and filed another falsified indictment: **S2 11 Cr. 102 (LAK)** with three counts, in which the petitioner and **Garza-Gonzalez** were charged for same conspiracies in **Case: 11-cr-578 (VM)** that were charged in Counts 2,3 of the **S1** Indictment: **S1 11 Cr. 102 (LAK)** to which **Garza-Gonzalez** pleaded not guilty on **8/26/2011**. **Garza-Gonzalez** pleaded guilty to conspiracy to launder the proceeds of drug trafficking in SDNY from **2007 to October 2011** on **9/8/2011**. **Garza-Gonzalez** told AUSA Skinner on **9/9/2011**-**Garza-Gonzalez** started dealing with **Alberto** who had dirty US dollars in Mexico City from middle of the **January-February of 2011** i.e. after the arrest of the petitioner on **1/15/2011**. (**Exhibit-3**) On **9/27/2011** plea of **Garza-Gonzalez** was backdated from **9/8/2011** to **9/4/2011** when the petitioner was found guilty on **S1 11 Cr. 102 (LAK)**. (**Exhibit-4**) During the trial, the Honorable Court instructed the jury to disregard **Garza-Gonzalez's** belief of money in Mexico to be drug money. (**T-578**) **Garza-Gonzalez** was sentenced for 18 USC 1956(h) Conspiracy to Commit Money Laundering in **Count (S3) One**; and 18 USC 371 Conspiracy to Travel Internationally in Aid of Racketeering Enterprises in **Count (S3) Two** for an offense ended on **8/31/2011**.

On 6/28/2012, Garza-Gonzalez's guilty plea was amended from Counts Two and Three of the **S2 Indictment in Case: 11-cr-0102 (from Case: 11-cr-578 (VM))** for conspiracy to launder the proceeds of drug trafficking from Mexico to USA in the SDNY from June 2009 to January 2011, to Counts 1s & 2s of Garza-Gonzalez for conspiracy to launder the proceeds of drug trafficking from 2007 to October 2011 in Case: 11-cr-0102-LAK. (DE-111, 112)

On 8/18/2011, the government held arraignment on two set of Counts: 1-2, 1s-2s, 3s, 1ss-2ss, 3ss in Case: 11-cr-0102 for the defendants who conspired to launder the proceed of drug trafficking in SDNY including but not limited to Hilario in Case: 11 CR 578 (VM) and Garza-Gonzalez in Case: 11-cr-0102 before Magistrate Judge Honorable Andrew J. Peck with a defendant VALDEZ. Only petitioner's jury trial was set before this Honorable Court on 9/12/2011. (DE-33) The petitioner was not arraigned on either set of Counts: 1-2, 1s-2s, 3s, 1ss-2ss, 3ss in Case: 11-cr-0102 on 8/18/2011.

In this case of the petitioner DEA agent Recinos was the only SINALOA CARTEL actor posing as drug dealer and money launderer for the Sinaloa Cartel in Mexico. Recinos failed in getting the petitioner to launder the drug money from USA to Colombia for Sinaloa Cartel. Recinos wanted to use VALDEZ code name to call petitioner & failed in getting petitioner to accept over \$150,000 in cash on 9/18/2010 from his contact in NJ and NY to buy perfumes from the petitioner in TX, AZ, and CA. On 9/24/2010 Recinos sent \$50,000 with wire transfer to petitioner's perfume company "La Versailles" in Laredo, TX., that was returned to the sending bank with wire transfer on 9/29/2010. In early October of 2010, a cooperating witness (CW) delivered over \$100,000 in cash to three perfume businesses in NJ & NY including Perfume Unlimited in SDNY arranged by Virender Sharma owner of T M Perfumes located in Laredo, TX. On or around November 18, 2010 (CW) Ankur Gupta failed in getting the petitioner to accept cash from his Mexican Customer (DEA agents) in Laredo, and launder to NJ. Recinos was the only SINALOA actor who laundered "Sinaloa Money" for that reason on December 7, 2010 petitioner used rant it's all Sinaloa Money & 90 % for Recino's drug money that he tried to launder through petitioner's business from USA

to Colombia, or Mexico to USA; and his contact/code VALDEZ was present in arraignment on 8/18/2011 of the defendants who laundered drug money in SDNY.

On 9/7/11 petitioner's attorneys informed the petitioner that the government superseded the S1 indictment of Hilario, with S2 indictment of Garza-Gonzalez and waived the grand jury approval for the S2 Indictment to go on trial. The Honorable Court arraigned the petitioner on a S2 indictment and declared it defective, and then ruled 9/12/2011 trial of petitioner will proceed on S1 indictment, and sentencing will be held on S2 Indictment. The petitioner was arraigned on another S2 Indictment, NOT on the S1 Indictment on which he had to stand trial on 9/12/2011. (DE-40)

The government concealed S1 & S2 counts of Hilario and Garza-Gonzalez in Case: 11-cr-0578 (VM); and Case: 11-cr-0102-LAK in S1 & S2 Dockets of Case: 11-cr-0102. The government filed three tempered Indictments: 11 CRIM 102, S1 & S2 from one set of Counts: 1-2, 1s-2s, 3s, 1ss-2ss, 3ss in S1 Docket in Case: 11-cr-0102 for Hilario's conspiracy to launder the proceed of drug trafficking with Garza-Gonzalez from June 2009 to January 2011 in Case: 11-cr-0578 (VM). Government did not file GHOST Indictments from other set of Count: 1-2, 1s-2s, 3s, 1ss-2ss, 3ss in S2 Docket in Case: 11-cr-0102 for Garza-Gonzalez's conspiracy to launder the proceeds of drug trafficking in SDNY for offenses on 1/31/2011 & 8/31/2011.

On 12/20/2011 in Rule 29 and Rule 33 Motion argument the Honorable court granted a judgment of acquittal on Count One and Count (S1) One, and denied judgment of acquittal on Counts Two and Three and Counts (S1) Two and (S1) Three of two (2) S1 Indictments evident in (2) two docket entries for Rule 29 Motion arguments. (DE-75) The Honorable Court denied the acquittal citing the following transaction between the petitioner and Garza-Gonzalez: Rule 29-T-9 Line-8:

THE COURT: The agreement was to take the money from Garza and give him back perfumes. So the Knowledge is satisfied by Mr. Datta's 90 percent certainty that it is drug money. That shows that he knows that what he's doing laundering drug money, and the fact that he takes the cash and supplies with perfumes demonstrate the agreement.

This transaction did not take place and did not exist in trial record.

On 1/20/2012 The petitioner was sentenced on counts Two and Three of Garza-Gonzalez and Hilario.

ST-48:

MR. WHITE: *But consider this, that my argument was directed to the counts of conviction, Count Two and Three of the money essentially from Fausto Garcia and Hilario Martinez, what his statement of mine was with that.*

The Honorable court dismissed all open indictments and counts of those indictments for the petitioner on the motion of the government after sentencing on **Counts 2s, 3s. Counts 1-2, 1s, 1ss-2ss, 3ss** were dismissed. (DE-87) ST-55, Line-24;

MR. SKINNER: Not, with regard to the sentence but there are other indictments against the defendant. We would (ST-56) move to dismiss all counts of those indictments.

THE COURT: Granted. Thank you, counsel.

Counts One, Two and Three belonged to **Garza-Gonzalez** in Case: **11-cr-0102-LAK**; and **Hilario** in Case: **11-CR-578 (VM)** for conspiracy to launder the proceeds of drug trafficking with "SOMEONE" in SDNY in Case: **1:09-CR-949-02 (LAK)**. The Sentencing Computation Data and Statement of Reasons for the petitioner are prepared on Count Two, and Count Three in Case# **1:09-CR-949-02 (LAK)** for a offense on **1/31/2011**. Please see information from **Sentencing Computation Data** for the petitioner. (Exhibit-5)

Petitioner's Sentencing Orders in Case: **1:09-CR-949-02 (LAK)**; and convictions in **February 8, 2012** amended judgment were affirmed for an offense on **1/31/2011** in **United States v. Garza-Gonzalez, 512 Fed Appx, 60 (2d Cir. 2013)** US Marshal delivered the petitioner to FCI Bastrop on **02/29/2012** pursuant to Imprisonment Order on **Defendant Case Number: 1:09-CR-949-02 (LAK)** for an offense on **1/31/2011**. The authenticity of the document is evidenced-Fax # **(212) 637-6132** of US Marshals Office in the middle of the top of the page 1/19 of **Document 90.(Exhibit-6)** Petitioner submits his Sentence Monitor Data as of **2/3/2014** as evidence in support with the same **FBI # 474001 XAI** as in **Sentencing Computation Data, PSR, and Home Confinement Document. (Exhibit-7)**

The Honorable Court amended the judgment for a second time on **10/13/2016** from **S2** Counts to **S1** Counts in Case: **11-cr-0102** for the offense on **1/31/2011** without resentencing the petitioner, that deprived him to file direct appeal for **Jurisdictional Violations and Defective Indictment**.

PLEADINGS

The government added name of the petitioner without Jurisdiction in the counts of Hilario's and Garza-Gonzalez's conspiracies to launder the proceeds of drug trafficking in SDNY in their respective Cases: 11-cr-0578 (VM); and 11-cr-0102-LAK. Government filed tempered / falsified Indictments: 11 CRIM 102; S1 and S2 from Garza-Gonzalez's Case: 11-cr-0102; and Hilario's Case: 11-cr-0578 (VM).

Petitioner was not party to Garza-Gonzalez's Case: 11-cr-0102; & Hilario's Case: 11-cr-578 (VM). The government fabricated falsified Indictment: 11 CRIM 102 on 2/3/2011 without grand jury scrutiny of Jurisdiction over the petitioner ONLY not to hold probable cause hearing on 2/8/2011 for the arrest of the petitioner on 1/15/2011. The government tampered Indictments: 11 CRIM 102, S1 and S2 only to prosecute the petitioner for Hilario's conspiracy to launder the proceed of the drug trafficking from June 2009 to January 2011 without jurisdiction for money laundering offense on 1/31/2011.

In the Order on 6/1/2016 the Honorable Court ruled in Case: 1:11-cr-00102-LAK only Datta and Garza-Gonzalez were charged in this case. Garza-Gonzalez did not have drug money in Mexico between June 2009 to January 2011 in Count One of the Original Indictment: 11 CRIM 102, and Counts Two and Three of the S1 Indictment filed on 8/9/2011, and S2 Indictment filed on 8/23/2011 in Case: 11-cr-0102. Garza-Gonzalez did not start dealings with ALBERTO in Mexico City, who had dirty US Dollars until after mid January-February of 2011 i.e. after the arrest of the petitioner in the SDNY on 1/15/2011. Hilario did not bring drug money from Garza-Gonzalez to petitioner's business La Versailles Fragrances Inc located in Laredo from Mexico between June 2009 to January 2011. Petitioner did not send drug money to any perfume business in USA or in the SDNY on October 5-6, 2010 in Count One of Indictment: 11 CRIM 102 between October 2009 to January 2011; & Count Two and Three between June 2009 to January 2011 of S1 & S2 Indictment in Case: 11-cr-0102; the Honorable Court instructed the jury during trial to disregard Garza-Gonzalez's belief, his money in Mexico was drug money. (T-578); thus Indictments: 11 CRIM 102; S1 & S2 filed in Case: 11-cr-0102 were defective for two reasons; (1) Hilario did not bring drug money

from **Garza-Gonzalez** from Mexico to USA that petitioner sent to the SDNY on **October 5-6, 2010, & (2)** the petitioner was not party to **Hilario's** conspiracy in SDNY from **June 2009 to January 2011**, and was not party to the offense on **1/31/2011** in Case: **11-cr-0578 (VM)**. The government manufactured an illegitimate case against the petitioner with the fabrication of **falsified** and **tampered** paper documents, **NOT** for any drug money laundering offense committed by the petitioner.

The petitioner was charged and arrested on 1/15/2011 for conspiring to launder the proceeds of drug trafficking from **October 2009 to January 15, 2011** in Count One of Indictment: **11 CRIM 102** filed 2/3/2011. Count One was dismissed on **12/20/2011** in Rule 29 motion proceeding.

The government neither filed nor tried the petitioner on the **(S1)** Indictment of **Garza-Gonzalez** for Conspiracy to launder the proceeds of drug trafficking in SDNY from **2007 to October 2011** in which the Honorable Appeal Court affirmed the February 8, 2012 amended judgment in **United States v. Garza-Gonzalez, 512 Fed Appx, 60 (2d Cir. 2013)** for an offense on **1/31/2011** in Case: **1:09-CR-949-02 (LAK)**.

Garza-Gonzalez's exchanging the Mexican Pesos, to/for US Dollars in Mexico did not implicate the petitioner in **Garza-Gonzalez's** conspiracy to launder proceeds of the drug trafficking in SDNY; **Hilario's** travelling internationally from **Mexico to USA** with legitimate money for **Garza-Gonzalez** to petitioner's business "**La Versailles Frangrances Inc.**" in Laredo, TX did not implicate the petitioner for **Conspiring to Travel Internationally in Aid of the Racketeering Enterprises** from **Mexico to USA** in the offense on **1/31/2011** in SDNY in Case: **11-cr-0102; and/or 11-cr-0578 (VM)**.

The petitioner was tried on **DEFECTIVE S1** Indictment: **S1 11 Cr. 102 (LAK)** falsified and tampered by government only to prosecute petitioner without **JURISDICTION** for **Hilario's** conspiracy to launder the proceeds of drug trafficking from **June 2009 to January 2011** in Case: **11 CR 578 (VM)** for the offense on **1/31/2011**. Trial record & PSR did not have reference to a offense in which the petitioner conspired with **Hilario** in Case: **11 CR 578 (VM)**; or **Garza-Gonzalez** in Case: **11-CR-102 (LAK)** to launder money in SDNY on 1/31/2011. There can't be conspiracy without any offense in which drug money was laundered.

The Honorable Court Ruled in 1/25/2022 order... 09-cr-949 is the number of a case in which two witnesses who cooperated against the petitioner were charged, but in which **DATTA** the petitioner was never a party. The **PSR, Sentencing Computation Data and Statement of Reasons** for petitioner are for the offenses in Counts Two and Three in **Case# 1:09-CR-949-02 (LAK)** for an offense on 1/31/2011.

The petitioner was arrested pursuant to falsified arrest Warrant 11 MAG 108 on 1/15/2011 for conspiring to launder the proceeds of drug trafficking in SDNY from **October 2009 to January 15, 2011**. The petitioner was kidnapped in SDNY on 1/15/2011, abducted to New Jersey and was held hostage in Passaic County Jail till 1/18/2011. When the petitioner refused to plead guilty for a crime he did not commit & told DEA Special Agent John Post about (CW) making cash payments to perfume businesses in NY and NJ in early October 2010 arranged by **SHARMA** owner of a perfume business **TM Perfumes** in Laredo, TX. Agent Post told the petitioner – he knew and petitioner has to plead guilty for laundering drug money and lead the agents to arrest **SHARMA**. The petitioner refused to plead guilty, government circumvented the fabrication of tempered / falsified **documents** process including but not limited to **arrest warrants**, and **indictments** from cases including but not limited to **11-mj-0108-UA; 11-cr-0578; and 11-cr-0102** only to prosecute the petitioner without jurisdiction. The government fabricated **tempered / edited** transcripts for the arraignments on 8/18/2011 and 9/7/2011.

The government removed **Hilario** with his guilty plea on 7/8/2011; and **Garza-Gonzalez** with his guilty plea on 9/8/2011 from **S1 & S2** Indictment in Case: 11-cr-0102. The government amended guilty plea of **Garza-Gonzalez** from **Counts Two and Three** of **S2** Indictment filed in Case: 11-cr-0102 for conspiracy to launder the proceeds of drug trafficking with **Hilario** in SDNY **June 2009 to January 2011** in Case: 11-cr-578 (VM) to Counts 1 & 2 of Case: 11-CR-102-LAK on 6/28/2012. On 8/26/2011 **Garza-Gonzalez** entered plea of not guilty to Counts 2 & 3 in **S2** Indictment before Magistrate Judge Honorable James C. Francis. (DE-51) **Hilario** and **Garza-Gonzalez** waived indictment, NOT petitioner.

The Honorable Court Ruled on 1/25/2022 ... The petitioner was charged, tried and sentenced

in 11-cr-0102 and only on the **S1 Indictment**. The S1 Indictment in Case: 11-cr-0102 was **DEFECTIVE** that charged the petitioner without **JURISDICTION** for conspiracy to launder the proceeds of drug trafficking in SDNY from **June 2009 to January 2011** in **Case: 11-cr-0578 (VM)** to which the petitioner was not party.

The government even did not arraign the petitioner on the **S1 Indictment** in 11-cr-0102 knowing it was a **tempered document**, filed as **Superseding Indictment: S1 11 Cr. 102 (LAK)** for Hilario's conspiracy to launder the proceeds of drug trafficking in SDNY from **Case: 11-cr-0578 (VM)** for an offense ended on 1/31/2011. The petitioner was neither party to Hilario's conspiracy in **Case: 11 CR 578 (VM)**; nor party to **Garza-Gonzalez's** conspiracy in **Case: 11 CR 102 (LAK)**; and/or **Case: 1:09-CR-949-02 (LAK)** in which a money laundering offense **arranged** by the government using the cooperating witnesses on 1/31/2011 in the SDNY. Hilario was arrested on **1/18/2011** in Laredo, Texas for conspiring with **"SOMEONE"** in the SDNY in the offense that ended on **1/31/2011** in **Case: 11-cr-0578 (VM)** arranged by the government.

On 10/23/2018, the Honorable Court denied 192 Motion to provide the petitioner with 'Original Indictment' on which he had been sentenced on 1/20/2012 and the indictments in which the Honorable Court amended the judgments for the Count (S2) Two and Count (S2) Three on 2/8/2012 bearing Case# 1(S2)11-CR-0102-01 (LAK) & for Counts (S1)Two and (S1)Three bearing Case#(S1)11-CR-0102-01 (LAK) on 10/13/2016 for the conspiracy of the offense charged in the Counts Two and Three from Case # 1:09-CR-949-02 (LAK) for an offense that happened on 1/31/2011 without prejudice to any civil action pursuant to the 701A.

The petitioner is not an attorney; he did not and still does not know what kind of civil action to pursue. The government did not **try or give** any S1 indictment in 11-cr-0102 in which the petitioner was charged as a co-defendant of **Garza-Gonzalez**, in which the Honorable Appeal Court affirmed the February 8, 2011 amended judgment with sentencing orders in **Case: 1:09-CR-949-02(LAK)** for an offense on 1/31/2011 in **United States v. Garza-Gonzalez, 512 Fed, Appx. 60 (2d Cir. 2013)**.

The government maliciously Implicated the petitioner in this case of conspiracy to launder the proceeds of drug trafficking in NJ & SDNY for refusing to plead guilty. One cooperating witness (CW) delivered the cash payments to three perfume businesses in early **October 2010**, in NJ, & NY arranged by **Virender Sharma** the owner of **TM Perfumes** in Laredo, TX; **NOT** by the petitioner **VIKRAM DATTA**

owner of **La Versailles**. The government fabricated falsified / tempered documents, arrest warrants and indictments in multiple cases for different conspiracy periods; **Case: 11-mj-010-UA** for conspiracy period from **October 2009 to January 15, 2011** in **Count One**; **Case: 11-cr-0578 (VM)** for Hilario's conspiracy period from **June 2009 to January 31, 2011**; & **Case: 11-cr-0102** for Garza-Gonzalez's conspiracy period from **2007 to October 2011** in SDNY. Government merged the petitioner's **Case: 11-mj-0108-UA** in **Case: 11-cr-0102** to file **Original Indictment: 11 CRIM 102** on **2/3/2011**.

One Hispanic cooperating witness (CW) delivered cash payments to Nandansons Intl in Edison (NJ); and three perfume businesses in NJ & SDNY arranged by **Virender Sharma** owner of the **TM Perfumes** in Laredo, TX., in early **October 2010**. Agent Recinos wanted to use code **VALDEZ** to communicate with the petitioner to buy perfumes in August of 2010. **VALDEZ** was present before Magistrate Judge Honorable **Andrew J Peck** for the arraignment on 8/18/2011. The petitioner was not taken to court on 8/18/2011 for arraignment but only his jury trial was set for 9/12/2011. The government knew, the petitioner was not involved in money laundering activities of Guptas, Sharma, Hilario, and Garza-Gonzalez, but wrongly implicated him in the conspiracies in **Case: 11-cr-0578 (VM)**; **11-cr-0102-LAK**; and in other cases.

This Honorable Court has been presiding over the petitioner's case since 2/10/2011 & issued three judgments that imposed forfeiture orders in the amount of \$40,000,000 in **Count One** and \$29,505,265 in **Counts Two and Three** & imposed sentence for 235 Months in **Count Two**; and 60 Months in **Count** for an offense ended on **1/31/2011** in **S1** Indictment in **Case: 11-cr-0102**. The petitioner was in jail from 1/15/2011 onwards, he did not participate in the offense on 1/31/2011. The government did not give **Money Laundering Report, Sentencing Computation Data, and Statement of Reasons** for Sentencing to the petitioner till **this day in 2024**. These documents are sealed and the petitioner can't and didn't get them. The petitioner respectfully submits the following requests for reliefs related to his case under the **Privacy Act of 1974, 5 U.S.C. Section 552a**. Please see the form. **(Exhibit-8)**

REQUEST FOR RELIEFS

1. The petitioner respectfully requests the Honorable Court to clarify the money laundering offense committed by the petitioner in which the proceeds of drug trafficking were laundered for which the petitioner was arrested on 1/15/2011; tried on 9/12/2011; and was sentenced on 1/20/2012 in the S1 Indictment in Case: 11-cr-0102.
2. The petitioner respectfully requests the Honorable Court to issue an order to the government to provide (1) The Probable Cause for the Arrest of the Petitioner on 1/15/2011, (2) Money Laundering Report, (3) The Statement of Reasons, and (4) Sentencing Computation Data to the petitioner.
3. The petitioner respectfully requests the Honorable Court to clarify whether the S1 Indictment in 11-cr-0102 was defective because the petitioner did not launder proceeds of drug trafficking; what is the difference between the S1 & (S1) indictment / Counts. (DE-53, 55, 75, 85, 87, 88, 89, 90)
4. The petitioner respectfully requests the Honorable Court to clarify with supporting evidence whether the S1 Indictment in Case: 11-cr-0102 was issued by the grand jury for the petitioner for conspiring to launder the proceeds of drug trafficking in SDNY from June 2009 to January 2011.
5. The petitioner respectfully requests the Honorable Court to provide the date, time, place, and the amount(s) of the transaction(s) between the petitioner and Faustino Garza-Gonzalez in which the petitioner accepted drug money and in return gave perfumes to Faustino Garza-Gonzalez for which the Honorable Court denied Rule 29 Motion Acquittal on Counts Two and Three of the S1 Indictment in Case: 11-cr-0102 on 12/20/2011.
6. The petitioner respectfully requests the Honorable Court to order the government to provide the Hard Copy of the S1 indictment in Case: 11-cr-0102, in which the Honorable Appeal Court affirmed the February 8, 2012 amended judgment in United States v. Garza-Gonzalez, 512 Fed. Appx, 60 (2d Cir. 2013) for the offense on 1/31/2011.

I, VIKRAM DATTA, declare under penalty of perjury pursuant to 28 U.S.C. 1746 that the foregoing is true and correct to the best of my personal knowledge and ability.

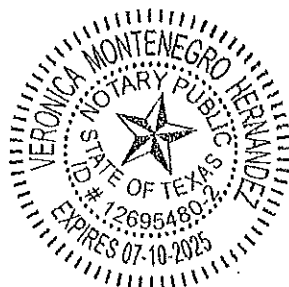
COUNTY OF WEBB
STATE OF TEXAS

Respectfully Submitted

Vikram Datta 1/25/24
Vikram Datta Date
USM # 64542-054
7512 Delfina Drive Laredo, TX. 78040

On this the 25th day of January, ²⁰²⁴~~2022~~, before me, a Notary in the State of Texas, appeared the

Man, Vikram Datta who resides at 7512 Delfina Drive Laredo, TX. 78040



[Signature]
Notary Public

AUSA PETER SKINNER (212-637-2601)

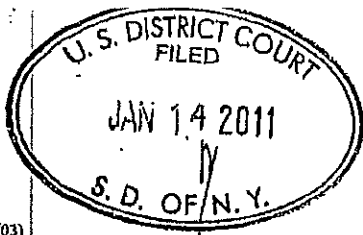
EXHIBIT - 1

CR 12 (Rev. 5/03)

WARRANT FOR ARREST

United States District Court		DISTRICT SOUTHERN DISTRICT OF NEW YORK	
UNITED STATES OF AMERICA v. VIKRAM DATTA		DOCKET NO. 11 MAG	MAGISTRATE'S CASE NO. 108
WARRANT ISSUED ON THE BASIS OF: <input type="checkbox"/> Indictment <input type="checkbox"/> Information <input checked="" type="checkbox"/> Complaint		NAME AND ADDRESS OF INDIVIDUAL TO BE ARRESTED VIKRAM DATTA	
TO: UNITED STATES MARSHAL OR ANY OTHER AUTHORIZED OFFICER		CITY	
YOU ARE HEREBY COMMANDED to arrest the above-named person and bring that person before the United States District Court to answer to the charge(s) listed below.			
DESCRIPTION OF CHARGES Conspiracy to Commit Money Laundering			
IN VIOLATION OF	UNITED STATES CODE TITLE 18	SECTION 1956	
BAIL		OTHER CONDITIONS OF RELEASE	
ORDERED BY: Debra Freeman United States Magistrate Judge Southern District of New York CLERK OF COURT		SIGNATURE (FEDERAL JUDGE/U.S. MAGISTRATE) <i>[Signature]</i> (BY) DEPUTY CLERK	DATE ORDERED: JAN 14 2011 DATE ISSUED
RETURN This warrant was received and executed with the arrest of the above-named person.			
DATE RECEIVED	NAME AND TITLE OF ARRESTING OFFICER	SIGNATURE OF ARRESTING OFFICER	
DATE EXECUTED			

Note: The arresting officer is directed to serve the attached copy of the charge on the defendant at the time this warrant is executed.



AUSA PETER SKINNER (212-637-2601)

1 ORIGINAL

CR 12 (Rev. 5/03)

WARRANT FOR ARREST

EXHIBIT - 2

United States District Court		DISTRICT SOUTHERN DISTRICT OF NEW YORK	
UNITED STATES OF AMERICA v. VIKRAM DATTA		DOCKET NO. 11 MAG	MAGISTRATE'S CASE NO. 108
WARRANT ISSUED ON THE BASIS OF: <input type="checkbox"/> Indictment <input type="checkbox"/> Information <input checked="" type="checkbox"/> Order of Court <input checked="" type="checkbox"/> Complaint		NAME AND ADDRESS OF INDIVIDUAL TO BE ARRESTED VIKRAM DATTA	
TO: UNITED STATES MARSHAL OR ANY OTHER AUTHORIZED OFFICER		DISTRICT OF ARREST CITY	
YOU ARE HEREBY COMMANDED to arrest the above-named person and bring that person before the United States District Court to answer to the charge(s) listed below.			
DESCRIPTION OF CHARGES Conspiracy to Commit Money Laundering			
IN VIOLATION OF	UNITED STATES CODE TITLE 18	SECTION 1956	
BAIL	OTHER CONDITIONS OF RELEASE		
ORDERED BY Debra Freeman United States Magistrate Judge Southern District of New York	SIGNATURE (FEDERAL JUDGE/U.S. MAGISTRATE) 		DATE ORDERED JAN 14 2011
CLERK OF COURT	(BY) DEPUTY CLERK		DATE ISSUED
RETURN			
This warrant was received and executed with the arrest of the above-named person.			
DATE RECEIVED	NAME AND TITLE OF ARRESTING OFFICER		SIGNATURE OF ARRESTING OFFICER
DATE EXECUTED			

Note: The arresting officer is directed to serve the attached copy of the charge on the defendant at the time this warrant is executed.

1135am 9/9/2011

Faustino Garza
Pete SkinnerEXHIBIT - 3Arms

Do you know these people

Armando Rodriguez - NO

Jose Esteban Martinez - NO

Gerardo Lopez - NO

He knows a Gerardo from perfumes

Is it possible that Gerardo would be known by Jose Trinidad
Faust Never Used Emex but knows where Z areDo you know if Gerardo Rangel used Emex - Yes
they would sometimes use others - Not FaustoWho were the other more established people
Cepeda (Polo) Castaneda?

Edelmiro Martinez

Hugo Canales

Juan Ortega → Juan Urteaga

Does Emex buy Cheap Dollars?

Yes - the ones in Colorado

What do you think was going on if Polo was sending

Would Emex Exchange dollars for Pesos

Yes

Could they then pay using a check from Emex
Its possible and probable

Do you know Victor Galvin of Alpha? - knows the owner

3502-M

Alpha Received dirty money from Mexican City

- the person that offered it to me Worked with Alf
- Alberto said this to me

Primarily bought dirty dollars from Alberto Martinez

~~When did you start working with Alberto~~
~~Between Jan - Feb of 2011~~

Do you know

Armando Rodriguez - No

Beatrix Salcedo - Yes.

- She Buys Perfumes, I think she from Guadalajara
- She was one of my customers.

Alma piedra - No

Rosalia Piedra - No

Would you agree - If Hilari Corssed Tubridges and delivered the money to La Versalle and La Versalle deposited the money and wrote to the Gov for an 8300 would that person have been a customer
Yes

I would tell Cynthia to who it was from

I know Certain Customers should deliver to La Versalle but it is probable that when they received money they could put a different Name.

Does Jose Luis Contreras have his own store?

I sold him dollars He must have a lot of

3

Cynthia Recommended Jose Luis Contreras to Me.
Fausto - I told him I would give him better service than Alpha, Emex, Unex.

Who Introduced you to Jose Franco?
- I Met Jose Franco Many years ago at Alpha.

Cynthia Recommended
Jose Contreras
Mauricio Romero

Do you know Jose Rodriguez ~~was~~ Put
Yes But his name is Jose Luis Martinez
Armando Moreno - Yes

Did they Ever ask you for ID at La Versailles
No but they asked Hilano Martinez

Vikram Datta told Fausto to deal with Cynthia
He went and Met Vikram Datta at La Versailles

Do you know another Money Exchanger named
Fernando? - No
Frederico - No But I've heard of him

Did Gerardo Pangel work with any one else?
He has a compadre named George Gomez

Its possible that money was delivered to a person
I never talked to.

Was the Amount Brought Always Match the Invoice
- I Never saw Any Invoice from La Versailles

If you have a slip for 50. Would it. ^{You delete 50}
It was Exactly. What was on the Papers

Do you know

De Albas? Yes

"Victor Manuel de Alba" from Guadalajara
met Him Many years ago at Alpha where he bought
Electronic Equipment

Are you familiar Form 8300

He knows a CTR and a filing Request of 10,000

Why did they use the Bank account at Falcon Bank to Pay
- to wire transfer from New Carado to Carado TX ^{La Versailles}

They could deposit cash less than 10,000 to annual CTR

Do you know Lela Herrera

- I met her 15 years ago I never did Business with her
- From Guadalajara

Do you know

Magna perfumes - No

Pedro Velasco - Yes, Never did Business with him

Namor - No

When did you start Relating to La Versailles
Middle 2009 to Beginning 2010

5

Do you know Jamie Farjato - Yes

- Merchant that would buy Electronic Equipment
- My Ex Boss talked a lot about him

Do you know

Jose Esteban Martinez

What is the Phone number to your Radio
867 116 33 56 Cell #

52 366 5065 - Radio #

The other people had same first name

Trinidad had #2

Hilario had #1

Jose Jesus Garcia had Either 4 or 3

Who were the voices in the telephone call

- Cynthia and me

talking to many from Jose Luis Contreras

- Put money inside a little envelope \$100-300 in dollars

- I believe it was Antonio Moreno's Instructions

- For Cynthia to give to the boys that were participating

me and Cynthia

Gerardo Rangel told me to report to her

Both were customers Gerardo Rangel - Performer Man

Record Cynthia and me

Cynthia asking if anyone paid Fiestas for Cynthia

Calemanes is a nice Man for

Catalina y Gerardo Fiestas are married.

6

Cynthia Never Came to House or Business
- Se knew that they had a Physical Location

Pete Skinner talks about Plea and Cooperation ag

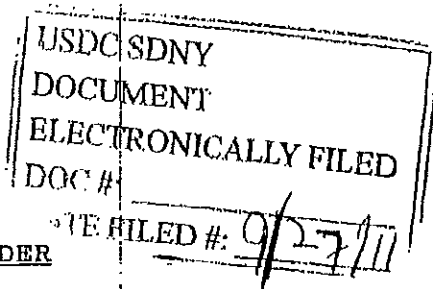
UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

- v. -

FAUSTINO GARZA-GONZALEZ,
a/k/a "Fausto,"

Defendant.



S3 11 Cr. 102 (LAK)

EXHIBIT -

(4)

WHEREAS, with defendant Faustino Garza-Gonzalez's consent, his guilty plea allocution was taken before the Honorable James L. Cott, United States Magistrate Judge, on September 8, 2011;

WHEREAS, a transcript of the allocution was made and thereafter was transmitted to the District Court; and

WHEREAS, upon review of that transcript, this Court has determined that Garza-Gonzalez entered the guilty plea knowingly and voluntarily, and that there was a factual basis for the guilty plea;

IT IS HEREBY ORDERED that Ovalles's guilty plea is accepted.

Dated: New York, New York,
September 11, 2011

HON. LEWIS A. KAPIHAN
United States District Judge
Southern District of New York

PSA REPORT

COMPUTATION DATA

(LAK
DEFENDANT CASE NUMBER 109-CR-949-02

F.B.I No — 474001 XA1 DOCKET NUMBER (S2) 11-CR-0102-01

OFFENSE CODE — 548 OFFENSE CHARGED 18-1956 (H)
18-371

SENTENCE PROCEDURE — 3559 PLRA SENTENCE

Date of OFFENSE — 01/31/2011

Case Number — S2-11-CR-0102-01 [LAK]

Date of ORIGINAL Judgment — 2/7/12

CORRECTION OF SENTENCE FOR CLERICAL MISTAKE — FED. R. CRIM. P. 36

DEFENDANT WAS FOUND GUILTY ON — COUNTS — (S2) TWO & (S2) THREE

FBI CRIMINAL JUSTICE INFORMATION SERVICES DIVISION

CLARKSBURG, WV — 26306

Tx — 0110 — 17C

ICNE2012089000200144431

TCN — 0036498799

The FBI Identified Your Ten Print Submission which contained
The following Descriptors.

[EXHIBIT - 5]

FROM: US MARSHALS

FAX NO.: 12126376132

b. 17 2012 12:53PM P 1

Case 1:11-cr-00102-LAK Document 90 Filed 02/08/12 Page 1 of 19

EXHIBIT - 6

NO. 243C (Rev. 06/05) Amended Judgment in a Criminal Case

(NOTE: Identify Changes with Asterisks (*))

UNITED STATES DISTRICT COURT

SOUTHERN

District of

NEW YORK

UNITED STATES OF AMERICA

AMENDED JUDGMENT IN A CRIMINAL CASE

V.

VIKRAM DATTA

Case Number: 1:11-cr-00102-01(LAK)

USM Number: 64542-054

Diamond White, Esq. (212) 861-9850

Defendant's Attorney

Date of Original Judgment: 2/7/12

(Or Date of Last Amended Judgment)

Reason for Amendment:

- ☐ Correction of Sentence on Remand (18 U.S.C. 3742(d)(1) and (2))
- ☐ Reduction of Sentence for Changed Circumstances (Fed. R. Crim. P. 35(b))
- ☐ Correction of Sentence by Sentencing Court (Fed. R. Crim. P. 35(a))
- ☒ Correction of Sentence for Clerical Mistake (Fed. R. Crim. P. 36)

- ☐ Modification of Supervision Conditions (18 U.S.C. §§ 3583(c) or 3583(e))
- ☐ Modification of Imposed Term of Imprisonment for Extraordinary and Compelling Reasons (18 U.S.C. § 3582(c)(1))
- ☐ Modification of Imposed Term of Imprisonment for Retroactive Amendment(s) to the Sentencing Guidelines (18 U.S.C. § 3582(c)(2))
- ☐ Direct Motion to District Court Pursuant to 28 U.S.C. § 2255 or 18 U.S.C. § 3599(e)(7)
- ☐ Modification of Restitution Order (18 U.S.C. § 3664)

THE DEFENDANT:

- ☐ pleaded guilty to count(s) _____
- ☐ pleaded not guilty to count(s) _____ which was accepted by the court.
- ☒ was found guilty on count(s) (S2) Two & (S2) Three after a plea of not guilty.

The defendant is adjudicated guilty of these offenses:

Title & Section	Nature of Offense	Offense Ended	Count
18 USC 1956(h)	Conspiracy to Commit Money Laundering	1/31/11	(S2) Two
18 USC 371	Conspiracy to Travel Internationally in Aid of Racketeering	1/31/11	(S2) Three

The defendant is sentenced as provided in pages 2 _____ of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984.

- ☒ The defendant has been acquitted of count (S2) One by the 12/10/2011 Order.
- ☒ Count(s) _____ All Open ☐ Is ☒ are dismissed on the motion of the United States.

It is ordered that the defendant must notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States attorney of material changes in economic circumstances.

January 20, 2013

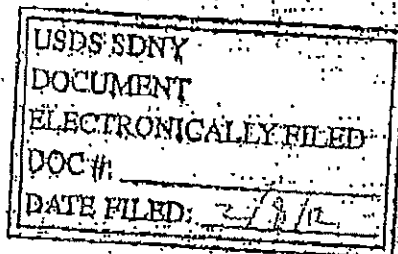
* The changes to the 2/7/12 J&C can be found on the Imprisonment Date of Imposition of Judgment Page, page 2.

Signature of Judge

Hon. Lewis A. Kaplan, U.S.D.J.

Name and Title of Judge

Date:



U.S. MARSHALS

RAX NO. : 12126376132

b. 17 2012 12:53PM P 2

AO 245C

(Rev. 02/28/99) Includes Instructions for Completion of Document 90

Filed 02/08/12 Page 2 of 19

Sheet 2 -- Imprisonment

(NOTE: Identify Changes with Asterisks (*))

Judgment -- Page -- 2 of 6

DEFENDANT: VIKRAM DATTA
CASE NUMBER: 1:09-CR-949-02(LAK)

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term:

235 Months on (S2) Two and 60 Months on (S2) Three, the terms to run concurrently.

- ☒ The court makes the following recommendations to the Bureau of Prisons:
That consistent with the policies of the Bureau of Prisons: (1) the defendant be designated to a facility as close to Laredo, TX as possible; (2) he be considered for participation in the RDA program; (3) he be evaluated and, if necessary, treated for his hearing impairment.
- ☒ The defendant is remanded to the custody of the United States Marshal.
- ☐ The defendant shall surrender to the United States Marshal for this district:
- ☐ at _____ ☐ a.m. ☐ p.m. on _____
- ☐ as notified by the United States Marshal.
- ☐ The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
- ☐ before 2 p.m. on _____
- ☐ as notified by the United States Marshal.
- ☐ as notified by the Probation or Pretrial Services Office.

RETURN

I have executed this judgment as follows:

Defendant delivered on Feb. 29, 2012 to FCI Bootstrap
n Bootstrap Texas with a certified copy of this judgment.

UNITED STATES MARSHAL

By

DEPUTY UNITED STATES MARSHAL

MONITORING
COMPUTATION
AS OF 02-0

02-03-2014
13.22.23

REGNO.: 64542-054 NAME: DATTA, VIKRAM

FBI NO.: 474001XA1
ARS1: BAS/A-DES
UNIT: CROCKETT
DETAINERS: NO

DATE OF BIRTH: 10-26-1960 AGE: 53

QUARTERS: C06-601L
NOTIFICATIONS: NO

HOME DETENTION ELIGIBILITY DATE: 08-05-2027

THE FOLLOWING SENTENCE DATA IS FOR THE INMATE'S CURRENT COMMITMENT.
THE INMATE IS PROJECTED FOR RELEASE: 02-05-2028 VIA GCT REL

-----CURRENT JUDGMENT/WARRANT NO: 010 -----

COURT OF JURISDICTION: NEW YORK, SOUTHERN DISTRICT
DOCKET NUMBER: 1: (S2) 11-CR-0102-01(
JUDGE: KAPLAN
DATE SENTENCED/PROBATION IMPOSED: 01-20-2012
DATE COMMITTED: 02-29-2012
HOW COMMITTED: US DISTRICT COURT COMMITMENT
PROBATION IMPOSED: NO

NON-COMMITTED: FELONY ASSESS	MISDMNR ASSESS	FINES	COSTS
\$200.00	\$00.00	\$00.00	\$00.00
RESTITUTION: PROPERTY: NO SERVICES: NO			AMOUNT: \$00.00

-----CURRENT OBLIGATION NO: 010 -----

OFFENSE CODE: 548
OFF/CHG: 18:1956(H) CONSPIRACY TO COMMIT MONEY LAUNDERING
18:371 CONSP TO TRAVEL INTERNATIONALLY IN AID OF RACKETEERING

SENTENCE PROCEDURE: 3559 PLRA SENTENCE
SENTENCE IMPOSED/TIME TO SERVE: 235 MONTHS
TERM OF SUPERVISION: 3 YEARS
DATE OF OFFENSE: 01-31-2011

G0002

MORE PAGES TO FOLLOW

EXHIBIT - 7

U.S. Department of Justice

Certification of Identity

FORM APPROVED OMB NO. 1103-0016
EXPIRES 05/31/2023

Privacy Act Statement. In accordance with 28 CFR Section 16.41(d) personal data sufficient to identify the individuals submitting requests by mail under the Privacy Act of 1974, 5 U.S.C. Section 552a, is required. The purpose of this solicitation is to ensure that the records of individuals who are the subject of U.S. Department of Justice systems of records are not wrongfully disclosed by the Department. Requests will not be processed if this information is not furnished. False information on this form may subject the requester to criminal penalties under 18 U.S.C. Section 1001 and/or 5 U.S.C. Section 552a(j)(3).

Public reporting burden for this collection of information is estimated to average 0.50 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Suggestions for reducing this burden may be submitted to the Office of Information and Regulatory Affairs, Office of Management and Budget, Public Use Reports Project (1103-0016), Washington, DC 20503.

Full Name of Requester ¹ VIKRAM - DATTA

Citizenship Status ² U.S. CITIZEN Social Security Number ³ 521-39-8919

Current Address 7512 DELFINA DRIVE LAREDO, TEXAS, 78041

Date of Birth 10/22/1960 Place of Birth AMRITSAR, INDIA

OPTIONAL: Authorization to Release Information to Another Person

This form is also to be completed by a requester who is authorizing information relating to himself or herself to be released to another person.

Further, pursuant to 5 U.S.C. Section 552a(b), I authorize the U.S. Department of Justice to release any and all information relating to me to:

Print or Type Name

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, and that I am the person named above, and I understand that any falsification of this statement is punishable under the provisions of 18 U.S.C. Section 1001 by a fine of not more than \$10,000 or by imprisonment of not more than five years or both, and that requesting or obtaining any record(s) under false pretenses is punishable under the provisions of 5 U.S.C. 552a(j)(3) by a fine of not more than \$5,000.

Signature ⁴ Vikram - Datta Date 1/25/24

¹ Name of individual who is the subject of the record(s) sought.

² Individual submitting a request under the Privacy Act of 1974 must be either "a citizen of the United States or an alien lawfully admitted for permanent residence," pursuant to 5 U.S.C. Section 552a(a)(2). Requests will be processed as Freedom of Information Act requests pursuant to 5 U.S.C. Section 552, rather than Privacy Act requests, for individuals who are not United States citizens or aliens lawfully admitted for permanent residence.

³ Providing your social security number is voluntary. You are asked to provide your social security number only to facilitate the identification of records relating to you. Without your social security number, the Department may be unable to locate any or all records pertaining to you.

⁴ Signature of individual who is the subject of the record sought.

VIKRAM - DATTA
USM # 64542054
7512 Dellina Dr.
Laredo, TX 78041

CERTIFIED MAIL

Retail

U.S. POSTAGE
FCM LG EN
LAREDO, TX
JAN 25, 2024

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R2303S101



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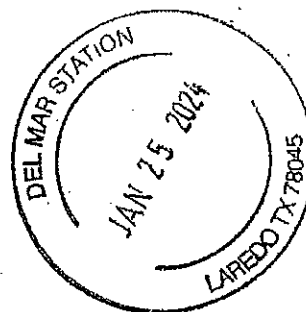
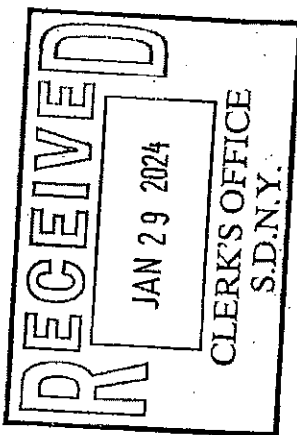
RDC 99



9559 0710 5270 1545 1588 91

To

UNITED STATES DISTRICT COURT [SDNY]
500 PEARL STREET
NEW YORK, NY - 10007



USM P
SDNY

